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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/727,399	12/03/2003	Liqun Luo	S03-250	7526
23379 RICHARD AR	7590 02/01/200 ON OSMAN	EXAMINER		
SCIENCE ANI	D TECHNOLOGY LA	BERTOGLIO, VALARIE E		
	'A DEL OCEANO ITE, CA 92672	ART UNIT	PAPER NUMBER	
OIN CEEINEN	112, 011,20,2	1632		
SHORTENED STATUTOR	Y PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE	
3 MONTHS 02/01/2007		PAF	PER	

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

Notice of Non-Compliant Amendment (37 CFR 1.121)

Application No.	Applicant(s)
10/727,399	LUO ET AL.
Examiner	Art Unit
Valarie Bertoglio	1632

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

require	nendment document filed on <u>11/22/2006</u> is considered nor ements of 37 CFR 1.121 or 1.4. In order for the amendment is required.		
	OLLOWING MARKED (X) ITEM(S) CAUSE THE AMENDI 1. Amendments to the specification: A. Amended paragraph(s) do not include marking B. New paragraph(s) should not be underlined. C. Other		N-COMPLIANT:
	 2. Abstract: A. Not presented on a separate sheet. 37 CFR 1.7 B. Other 	72 .	
	 3. Amendments to the drawings: A. The drawings are not properly identified in the factorisms. "Annotated Sheet" as required by 37 CFR 1.12 B. The practice of submitting proposed drawing conshowing amended figures, without markings, in C. Other 	1(d). prrection has been eliminated.	Replacement drawings
	4. Amendments to the claims: A. A complete listing of all of the claims is not pres B. The listing of claims does not include the text o C. Each claim has not been provided with the prop of each claim cannot be identified. Note: the s number by using one of the following status ide (Previously presented), (New), (Not entered), (D. The claims of this amendment paper have not E. Other: See Continuation Sheet.	f all pending claims (including we per status identifier, and as suc status of every claim must be in entifiers: (Original), (Currently a Withdrawn) and (Withdrawn-cu	th, the individual status idicated after its claim mended), (Canceled), irrently amended).
	5. Other (e.g., the amendment is unsigned or not signed	in accordance with 37 CFR 1.	4):
For furt	ther explanation of the amendment format required by 37 (OFR 1.121, see MPEP § 714.	
TIME P	PERIODS FOR FILING A REPLY TO THIS NOTICE:		
file	plicant is given no new time period if the non-compliant a d after allowance. If applicant wishes to resubmit the non- tire corrected amendment must be resubmitted.	mendment is an after-final ame compliant after-final amendme	endment or an amendment nt with corrections, the
cor (inc am Qu	plicant is given one month , or thirty (30) days, whichever rection, if the non-compliant amendment is one of the follocluding a submission for a request for continued examinating the endment filed within a suspension period under 37 CFR 1 tayle action. If any of above boxes 1, to 4, are checked, the n-compliant amendment in compliance with 37 CFR 1,121	owing: a preliminary amendmer ion (RCE) under 37 CFR 1.114 .103(a) or (c), and an amendm a correction required is only the	nt, a non-final amendment), a supplemental ent filed in response to a
	Extensions of time are available under 37 CFR 1.136(a) amendment or an amendment filed in response to a Quay		idment is a non-final
<u>!</u>	Failure to timely respond to this notice will result in: Abandonment of the application if the non-compliant a filed in response to a Quayle action; or Non-entry of the amendment if the non-compliant ame amendment.		
	Legal Instruments Examiner (LIE), if applicable		720725
S. Pater	nt and Trademark Office	releptione No.	Part of Paper No. 20070123

Continuation of 4(e) Other: Claims 8-25 are withdrawn, however, the identifiers Currently Amended and Original are used. Such claims should be identified as Withdrawn-amended or Withdrawn. Applicant's right to rejoinder upon allowability of the product claims is noted. However, no claim has been deemed allowable.